POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO

l hereby 37 CFR :		revious powers of attorney (given in the	appl	ication identified in the a	attached statement under		
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Practitioners associated with the Customer Number:					21710			
OR		11.1.65		4		3		
Prac	ctitioner(s) nam	ed below (if more than ten patent p	oractitioners are	to b	e named, then a customer nu			
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as attorney	(s) or agent(s)	to represent the undersigned befo tions assigned only to the undersig	re the United S	tates	Palent and Trademark Office	(USPTO) in connection with		
attached to	this form in ac	cordance with 37 CFR 3 73(b).	med according		5 OOF 10 designment records	or assignment operanents		
Please cha	inge the corres	pondence address for the applicat	on identified in	the a	ttached statement under 37 C	OFR 3.73(b) to:		
The address associated with Customer Number:			21710					
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Boston Scientific Scimed, Inc. One Scimed Place								
	rove, MN 5	5311						

A copy of	f this form, t	ogether with a statement und on in which this form is used	ier 37 CFR 3. i The states	73(t	 (Form PTO/SB/96 or ec under 37 CFR 3 73(h) m 	juivalent) is required to be ay be completed by one of		
he pract	itioners appr	ointed in this form if the appo	pinted practit	ione	er is authorized to act on	behalf of the assignee,		
and must	i identify the	application in which this Po	***********	*******	***************************************			
	The inc	SIGNAT dividual whose signature and title	TURE of Assign is supplied belo			of the assignee		
Signature	2/1	~		Date (5 Feb auc			
Name	Jeff Mann				Telepho	one 508-652-5955		
Title		tant Secreta						
his collection	on of information	is required by 37 CFR 1.31, 1.32 and 1	33 Sine informa	tion is	required to obtain or retain a ber	nefit by the public which is to file rand		

This collection of information is required by 3T CFR 1.31, 1.32 and 1.33, 3.66 information is required to obtain or retains a bonefil by the public which is to life (size by the ILSPTO to process) an application. Confidentably is governed by 35 U.S. C. 122 and 3T CFR 1.11 and 1.14. This collection a sestimated to take 2 minusies to conspect, unduring gathering, preparag, and submitting the conselled application from to the USPTO. Time will vary depending upon the individual cana. Any comments on the amount of time you required to complete this form any office regardstone for returned; this burden, should be sent to the filteraption. Office U.S. Potert and Tardemark Office, U.S. Department of the companies to consider the process of the control of

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The Privacy Act of 1974 (P.L. 93-579) requires that you be given certain information in connection with your submission of the attached from related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 36 U.S. C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or shandorment of the application or expiration of the patent.

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- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
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- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.